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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/694,729	10/29/2003	Hoang T. Tran	1875.4520000	4015	
	26111 7590 12/24/2008 STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.			EXAMINER	
1100 NEW YORK AVENUE, N.W.			SUN, SCOTT C		
WASHINGTON, DC 20005			ART UNIT	PAPER NUMBER	
			2182		
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			12/24/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/694,729	TRAN ET AL.			
Office Action Summary	Examiner	Art Unit			
	SCOTT SUN	2182			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period w.  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	l. lely filed the mailing date of this communication. (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on <u>06 Not</u> This action is <b>FINAL</b> . 2b)⊠ This     Since this application is in condition for alloward closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 12-44 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 12-44 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers  9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the or	vn from consideration.  relection requirement.  r.  epted or b) □ objected to by the Edrawing(s) be held in abeyance. See	e 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correcti		• •			
11) The oath or declaration is objected to by the Ex	ammer, Note the attached Office	Action of form P10-152.			
Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some color None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No.  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date 11/6/08.	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:	te			

Application/Control Number: 10/694,729 Page 2

Art Unit: 2182

## **DETAILED ACTION**

### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/6/2008 has been entered.

## Response to Arguments

2. Applicant's arguments with respect to claims 12-44 have been considered but are moot in view of the new ground(s) of rejection.

# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 12, 15, 16, 18-20, 25-27, and 31-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Weber et al (previously cited) in view of Kim et al (Pub #2002/0163924, hereinafter Kim).

Application/Control Number: 10/694,729

Art Unit: 2182

5. Regarding claim 12, Weber discloses a transceiver (system 400 in figure 4), comprising: a plurality of ports, wherein said plurality of ports includes at least one parallel port and at least one serial port (serializer/deserializers 410-413 functioning in serial or parallel for STMS or MTSS protocol, figure 4, paragraph 18 and 25);

Page 3

a bus (connections between the various elements in figure 4) coupled to said plurality of ports on a common substrate (single die, line 8, paragraph 22) wherein said bus is configured to couple at least one of said first parallel port to at least one of a second parallel port and to said first serial port and said first serial port to at least one of a second serial port and said first parallel port (all SERDES are interconnected as shown in figure 4);

Weber does not disclose explicitly a plurality of programmable pads in the parallel/serial ports. However, Kim discloses a plurality of programmable pads (GPIO, general purpose input-output), and wherein at least one of said first programmable pad and said second programmable pad is configurable to operate according to a plurality of electrical specifications and a plurality of data protocols (configuring the general purpose input output port to the specification of the attached device, paragraphs 24, 27)

A pad control system (configuration register, paragraph 24, example shown in figure 2) to configure said at least one of said first programmable pad and said second programmable pad to operate in accordance with a specified data protocol of said plurality of data protocols and a specified electrical specification of said plurality of electrical specifications (various protocols and electric specifications in paragraph 27,

although other protocols and electrical specifications would have been obvious given the teachings of GPIO)

Therefore, it would have been obvious at the time of invention for a person of ordinary skill in the art to combine teachings of Weber and Kim by using GPIOs in the system of Weber for the benefit of reducing the number of I/O pins needed (paragraph 3, Kim).

- 6. Regarding claim 15, Weber and Kim combined disclose claim 12 and Weber further discloses an input controller (protocol processors 450-455) to configure said least one of said programmable pad and said second programmable pad to receive at least one of a data signal and a control signal (lines 6-11, paragraph 16, lines 1-9, paragraph 23).
- 7. Regarding claim 16, Weber and Kim combined disclose claim 12 and Weber further discloses an output controller (protocol processors 450-455) to configure said least one of said programmable pad and said second programmable pad to send at least one of a data signal and a control signal (lines 1-6, paragraph 17, 1-11, paragraph 24).
- 8. Regarding claims 18-20 and 25-27, examiner notes that these claims contain limitations substantially similar to those in claims 12, 15 and 16. The same grounds of rejection are applied.
- 9. Regarding claims 31, 33, and 36, examiner notes that Weber discloses using 10 Gb Ethernet as an exemplary embodiment. Other 10 Gb protocols would be obvious design choices given the teachings of Weber (paragraph 28).

Application/Control Number: 10/694,729

Art Unit: 2182

10. Regarding claim 32, Weber and Kim combined disclose claim 12, and Weber further discloses wherein said first parallel port is configured to operate at 1/10 of a data rate of said first serial port (paragraph 23). Examiner notes that Weber discloses serial data are converted to lower speed parallel data, and one of ordinary skill would readily recognize that 10 bit coding parallel data are 1/10 of the speed of its serial counterpart.

Page 5

- 11. Regarding claim 34, Weber and Kim combined disclose claim 12, and Weber further discloses at least one serial port is configured to operate at a plurality of data rates (paragraph 14).
- 12. Regarding claim 35, Weber and Kim combined disclose claim 34, and examiner notes that the data rates are obvious design choices given the teachings of Weber to have variable rates of data transfer (paragraph 26).
- 13. Regarding claim 37 and 38, Weber and Kim combined disclose claim 12, and Weber further discloses serial/parallel conversion (serializers and deserializers in figure 4).
- 14. Regarding claim 39, Weber and Kim combined disclose claim 12, and Kim further discloses a register (configuration register, paragraph 24) for sending instructions to configure said at least one of said first programmable pad and said second programmable pad to comply with said specified data protocol and said specified electrical specification (paragraph 27).
- 15. Regarding claim 40, Weber and Kim combined disclose claim 12, and Kim further discloses wherein an operating voltage of said at least one of said first programmable

pad and said second programmable pad is changed according to said specified eletrical specification (paragraph 27).

- 16. Regarding claim 41, Weber and Kim combined disclose claim 12, and Kim further discloses wherein said at least one of said first programmable pad and aid second programmable pad is configured to either send or receive data after having been configured to comply with said specified data protocol and said specified electrical specification (output/input enable register entries, paragraph 25)
- 17. Regarding claims 42-44, examiner notes that these claims are substantially similar to claims 39-41 above. The same grounds of rejection are applied.

- 18. Claims 17, 21, and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Weber in view of Kim and further in view of Rearick et al (previously cited).
- 19. Regarding claim 17, Weber and Kim combined disclose claim 12 but do not disclose explicitly measuring leakage current. However, Rearick discloses a testing register (driver test system 200, figure 2) configured to send a test message to measure leakage current (tri-state leakage current) from said at least one of first programmable pad and said second programmable pad (paragraphs 33, 40). Teachings of Weber, Kim and Rearick are from the same field of integrated circuits.

Therefore, it would have been obvious at the time of invention to combine teachings of Weber, Kim and Rearick by adding Rearick's testing circuit to the

Art Unit: 2182

combined system of Weber and Kim for the benefit of providing cost-effective and accurate self-testing capability to the integrated circuit (background, Rearick).

- 20. Regarding claims 21 and 28, examiner notes that these claims contain limitations substantially similar to those in claim 17. The same grounds of rejection are applied.
- 21. Claims 13, 14, 22-24, 29, and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Weber in view of Kim and further in view of Taniguchi et al (previously cited).
- 22. Regarding claim 13, Weber and Kim combined disclose claim 12 but do not disclose explicitly adjusting a delay between input and output. However, Taniguchi discloses a timing controller (delay adjustment circuit, figure 5) configured to modulate delay between an input (input of buffer) and an output (output of buffer) of an integrated circuit (DLL Array 7; paragraphs 52, 53). Teachings of Weber, Kim and Taniguchi are from the same field of integrated circuits.

Therefore, it would have been obvious at the time of invention to combine teachings of Weber, Kim and Taniguchi by using the adjustable delay circuit disclosed by Taniguchi in the combined system of Weber and Kim for the benefit of underflow and overflow prevention (paragraph 87, Taniguchi).

23. Regarding claim 14, Weber and Kim combined disclose claim 12, and Taniguchi further discloses a timing register configured to send instructions to adjust the delay between input and output of at least one of said programmable pads. Examiner notes

Art Unit: 2182

that the same reasons to combine the teachings of Weber and Taniguchi can be applied. Examiner further notes that Kim also briefly discusses a timing register (interrupt register, paragraph 26)

24. Regarding claims 22-24 and 29-30, examiner notes that these claims contain limitations substantially similar to those in claim 13 and 14 above. The same grounds of rejection are applied. Further regarding claims 23 and 24, Examiner notes that Taniguchi discloses that the data is delayed in a buffer (input/output buffer), where the delay is a fixed time interval set by the delay adjustor circuit (figure 5, paragraphs 9, 52).

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to SCOTT SUN whose telephone number is (571)272-2675. The examiner can normally be reached on Mon-Thu, 10:00am-8pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tariq Hafiz can be reached on (571) 272-6729. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/694,729 Page 9

Art Unit: 2182

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

SS

/Tariq Hafiz/ Supervisory Patent Examiner, Art Unit 2182